

While I remain totally opposed to this technology due to actual and perceived emission interference upon spectrum, based upon what I have personally researched, read and gleaned from conversation with power company personnel, I would plead that FCC adopt provisions for immediate relief in the event of interference.

My definition of "immediate" is within 24 hours of a verifiable notification to the power utility including an electronic transmission such as e-mail.

Utility companies, as a whole, have a dismal historical record correcting interference complaints, evidence of which is recorded within your own FCC enforcement records.

FCC is well aware "BPL" has been banned in other countries due to unresolved interference with licensed over-the-air services, there being no evidence such interference would not and does not exist within FCC jurisdiction.

Frankly, I find little compelling public need or convenience for "BPL" delivered services given the multitude of similar, non-contaminating services as close as any telephone line in the USA.

There is ample evidence FCC is opening itself to increased enforcement work load and public, tax-supported expense by adopting BPL.

Respectively submitted,

ss/ dws